

United States Bankruptcy Court
Northern District of Ohio

In re:
Squirrels Research Labs LLC
The Midwest Data Company LLC
Debtors

Case No. 21-61491-rk
Chapter 11

District/off: 0647-6
Date Rcvd: Jun 30, 2022

User: lbald
Form ID: pdf730

Page 1 of 3
Total Noticed: 10

The following symbols are used throughout this certificate:

Symbol	Definition
+	Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.
++	Addresses marked '++' were redirected to the recipient's preferred mailing address pursuant to 11 U.S.C. § 342(f)/Fed. R. Bank. P. 2002(g)(4).

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Jul 02, 2022:

Recip ID	Recipient Name and Address
db/db	+ Squirrels Research Labs LLC, The Midwest Data Company LLC, 8050 Freedom Avenue NW, North Canton, OH 44720-6912
aty	+ Brouse McDowell, 388 South Main Street, Suite 500, Akron, OH 44311-4419
aty	+ Jason R. Schendel, Sheppard, Mullin, Richter & Hampton LLP, Four Embarcadero Center, Seventeenth Floor, San Francisco, CA 94111-4106
cr	+ Avnet, Inc., c/o Christopher Combest, Quarles & Brady LLP, 300 N. LaSalle Street, Suite 4000 Chicago, IL 60654-5427
cr	Better PC, LLC, c/o Christopher J. Niekamp, Esq., Buckingham, Doolittle & Burroughs, Suite 300, Akron, OH 443338398
acc	+ CliftonLarsonAllen LLP, 388 S Main St, Ste 420, Akron, OH 44311-1064
cr	+ Fleur-de-Lis Development, LLC, c/o Gina Piacentino, 88 E. Broad, Suite 1560, Columbus, OH 43215-3178
cr	++ OHIO BUREAU OF WORKERS COMPENSATION, LAW SECTION BANKRUPTCY UNIT, P O BOX 15567, COLUMBUS OH 43215-0567 address filed with court; Ohio Bureau of Workers Compensation, Attn: Law Section Bankruptcy Unit, PO Box 15567, Columbus, OH 43215
cr	+ Premier Bank, 1111 Superior Ave., E., Suite 1111, Cleveland, OH 44114-2568
intp	+ SCEB, LLC, 18 Monument Drive, Stafford, VA 22554-8508

TOTAL: 10

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.

Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI).

NONE

BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, *duplicate of an address listed above, *P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

Recip ID	Bypass Reason	Name and Address
cr		Carl Forsell
cr		Cincinnati Insurance Company
cr		Envista Forensics, LLC d/b/a AREPA
intp		Instantiation LLC
intp		Ohio Power Company dba American Electric Power
cr		Torea Consulting Ltd.

TOTAL: 6 Undeliverable, 0 Duplicate, 0 Out of date forwarding address

NOTICE CERTIFICATION

I, Gustava Winters, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Jul 02, 2022

Signature: /s/Gustava Winters

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on June 30, 2022 at the address(es) listed below:

Name	Email Address
Bryan Sisto	on behalf of Creditor Carl Forsell bsisto@fbtlaw.com
Christopher Niekamp	on behalf of Creditor Better PC LLC cniekamp@bdblaw.com
Christopher Paul Combest	on behalf of Creditor Avnet Inc. christopher.combest@quarles.com
David M. Neumann	on behalf of Creditor Envista Forensics LLC d/b/a AREPA dneumann@meyersroman.com, jray@meyersroman.com;mnnowak@meyersroman.com
David M. Neumann	on behalf of Creditor Torea Consulting Ltd. dneumann@meyersroman.com jray@meyersroman.com;mnnowak@meyersroman.com
Frederic P. Schwieg	on behalf of Trustee Frederic P. Schwieg fschwieg@schwieglaw.com
Frederic P. Schwieg	fschwieg@schwieglaw.com
Jeannie Kim	on behalf of Interested Party Instantiation LLC JeKim@sheppardmullin.com dgatmen@sheppardmullin.com
John C. Cannizzaro	on behalf of Interested Party Instantiation LLC John.Cannizzaro@icemiller.com lauren.prohaska@icemiller.com
John G. Farnan	on behalf of Creditor Cincinnati Insurance Company jfarnan@westonhurd.com
Joshua Ryan Vaughan	on behalf of Creditor Ohio Bureau of Workers Compensation jvaughan@amer-collect.com SAllman@AMER-COLLECT.COM;HouliECF@aol.com
Julie K. Zurn	on behalf of Debtor The Midwest Data Company LLC jzurn@brouse.com tpalcic@brouse.com
Julie K. Zurn	on behalf of Debtor Squirrels Research Labs LLC jzurn@brouse.com tpalcic@brouse.com
Julie K. Zurn	on behalf of Plaintiff Squirrels Research Labs LLC jzurn@brouse.com tpalcic@brouse.com
Kate M. Bradley ust44	on behalf of U.S. Trustee United States Trustee kate.m.bradley@usdoj.gov
Marc Merklin	on behalf of Debtor Squirrels Research Labs LLC mmmerklin@brouse.com tpalcic@brouse.com;mmiller@brouse.com
Marc Merklin	on behalf of Plaintiff Squirrels Research Labs LLC mmmerklin@brouse.com tpalcic@brouse.com;mmiller@brouse.com
Matthew T. Schaeffer	on behalf of Defendant Fleur-de-Lis Development LLC mschaeffer@baileycav.com, lpatterson@baileycav.com
Matthew T. Schaeffer	on behalf of Defendant Rocco Piacentino mschaeffer@baileycav.com lpatterson@baileycav.com
Matthew T. Schaeffer	on behalf of Defendant Cynthia Heinz mschaeffer@baileycav.com lpatterson@baileycav.com
Matthew T. Schaeffer	on behalf of Creditor Fleur-de-Lis Development LLC mschaeffer@baileycav.com, lpatterson@baileycav.com
Nicholas Paul Capotosto	on behalf of Plaintiff Squirrels Research Labs LLC ncapotosto@brouse.com tpalcic@brouse.com
Nicholas Paul Capotosto	on behalf of Debtor Squirrels Research Labs LLC ncapotosto@brouse.com tpalcic@brouse.com

Paul J. Schumacher

on behalf of Interested Party Ohio Power Company dba American Electric Power pschumacher@dmclaw.com
tgross@dmclaw.com

Richard J. Thomas

on behalf of Creditor Premier Bank rthomas@hendersoncovington.com dciambotti@hendersoncovington.com

Robert E. Goff, Jr.

on behalf of Creditor Cincinnati Insurance Company rgoff@westonhurd.com jroberts@westonhurd.com

Steven Heimberger

on behalf of Interested Party SCEB LLC sheimberger@rlblp.com, HeimbergerSR82735@notify.bestcase.com

TOTAL: 27

The court incorporates by reference in this paragraph and adopts as the findings and orders of this court the document set forth below. This document was signed electronically at the time and date indicated, which may be materially different from its entry on the record.



Dated: 09:12 AM June 30, 2022

**UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF OHIO
EASTERN DIVISION**

In re:) Chapter 11
)
Squirrels Research Labs LLC, et al.¹) Case No. 21-61491
) (Jointly Administered)
Debtors.)
) Judge Russ Kendig

**ORDER APPROVING DEBTORS' APPLICATION FOR ENTRY OF
AN ORDER PURSUANT TO SECTION 327(a) AND 381(a) OF THE
BANKRUPTCY CODE AND BANKRUPTCY RULE 2014(a) AUTHORIZING
DEBTORS TO EMPLOY AND RETAIN CLIFTONLARSONALLEN LLP**

Upon the application (the “Application”)² of the above-captioned debtors and debtors in possession (collectively, the “Debtors”) for the entry of an order (this “Order”) authorizing the Debtors to retain and employ CliftonLarsonAllen LLP (“CLA.”) pursuant to sections 327(a) and 328(a) of title 11 of the United States Code (the “Bankruptcy Code”), Rule 2014(a) of the

¹ The Debtors in these Chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Squirrels Research Labs LLC (9310), case no. 21-61491 and the Midwest Data Company LLC (1213), case no. 21-61492.

² Capitalized terms used but not otherwise defined herein shall have the meanings set forth in the Application.

Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”) and Local Bankruptcy Rule 2016-1; the Court having reviewed the Application and the Declarations of Daniel Riemenschneider, a principal of CLA; no objections to the Application having been filed; and the Court having found and concluded that (i) it has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334, (ii) this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2), (iii) notice of the Application was sufficient under the circumstances, (iv) CLA has agreed to waive the amount of its Prepetition Claim in excess of \$9,999.99 so that the amount of its Prepetition Claim is less than \$10,000.00; (v) CLA does not hold or represent any other interest adverse to the Debtors’ estates, (v) CLA is a “disinterested person” as defined in section 101(14) of the Bankruptcy Code, (vi) the employment of CLA is necessary and in the best interests of the Debtors and their estates, and (vii) the legal and factual bases set forth in the Application and the CLA Declarations establish just cause for the relief granted herein; and this Court having determined that granting the relief requested in the Application is in the best interest of the Debtors, their estates and its creditors; and after due deliberation and sufficient cause appearing therefore;

IT IS HEREBY ORDERED THAT:

1. The Application is GRANTED to the extent set forth herein.
2. In accordance with Bankruptcy Code sections 327(a) and 328(a), Bankruptcy Rules 2014 and 2016, and Local Rule 2016-1, the Debtors are authorized to employ and retain CLA as their accountant, under the terms described in the Application.
3. CLA shall be, and hereby is, authorized to provide the Debtors with the professional services as described in the Application and the CLA Declaration.

4. CLA's employment and retention shall be effective as of the date of the Application.

5. CLA shall be compensated for such services and reimbursed for any related expenses in accordance with applicable provisions of the Bankruptcy Code, the Bankruptcy Rules, the Local Bankruptcy Rules, applicable orders of this Court, and the Engagement Letter.

6. CLA shall file applications and be compensated in accordance with sections 330 and 331 of the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, the required U.S. Trustee Guidelines and such other procedures as may be fixed by order of this Court.

7. CLA will not provide any advice, services, or representation to the officers, directors or employees of the Debtors in their individual capacity without first filing a supplemental declaration stating the nature of the advice, services or representation contemplated.

8. The Court shall retain jurisdiction over any matters arising from or relating to the implementation and interpretation of this Order.

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SUBMITTED BY:

/s/ Julie K. Zurn
Marc B. Merklin (0018195)
Julie K. Zurn (0066391)
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Akron, Ohio 44311
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*Counsel for the Debtors
and Debtors-in-Possession*